

## COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL RESOURCES

Suite 6010 Lee Park 555 North Lane Conshohocken, PA 19428 September 9, 1994

> (610)832-6212. Fax: (610)832-6259

Southeast Regional Office

Russel G. Levering, plant engineer Damascus-Bishop Tube Company, Inc. P.O. Box 1189 Frazer, PA 19355

> Re: Small Quantity Generator Inspection September 8,1994 Damascus-Bishop Tube Co., Inc. PAD 081868309 East Whiteland Twp. Chester County

#### NOTICE OF VIOLATION

Dear Mr. Levering:

This letter is to confirm the findings of the Department's referenced inspection of your hazardous waste activities. Requirements for the handling of waste materials are contained in the Solid Waste Management Act, Act of 1980, P.L. 380, No. 97, as amended, (SWMA), and the Clean Streams Law, Act of 1937, P.L. 1987, No. 394, as amended, (CSL), and Title 25, Chapters 101 and 271-299 of the Rules and Regulations of the Department. Violations of the above found during the referenced investigation are as follows:

 $\S\S261.5(g)(1)$  and  $\S\S262.11$  of the Rules and Regulations A hazardous waste determination was not available at the time of the inspection. This determination should be performed on all waste streams in accordance with the above referenced sections of the Hazardous Waste Regulations.

You are hereby notified of both the existence of these violations as well as the need to provide for their prompt correction. Toward this end, you are requested to submit to the Department within fourteen (14) days a proposed program and schedule for the abatement of these violations.

This letter does not waive , either expressly of by implications, the power or authority of the Commonwealth of Pennsylvania to prosecute for any and all violations of law arising prior to or after the issuance of this letter or the conditions upon which the letter is based. This letter shall not be construed so as to waive or impair any rights of the Department of Environmental Resources, heretofore or hereafter existing.

This letter shall also not be construed as a final action of the Department of Environmental Resources.

If you have any questions concerning this matter, please feel free to contact me at (610) 832-6182.

Sincerely,

Thomas R. Storrer

Waste Management Specialist Waste Management Program

#### **ENCLOSURE:**

cc: Regional

Compliance

File C.O.



# COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL RESOURCES

Lee Park Suite 6010 555 North Lane Conshohocken, Pa 19428

March 8, 1991

Russell G. Levering Bishop Tube Co. P.O. Box 1189 Frazer, Pa 19355

Re: Hazardous Waste Inspection PAD081868309 / 2-26-91 East Whiteland Township Chester County

### NOTICE OF VIOLATION

Dear Mr. Levering:

This letter is to confirm the findings of the Department's referenced inspection of your hazardous waste activities. Requirements for hazardous waste facilities are contained in Chapters 260 through 270 of the Rules and Regulations of the Department. Violations of applicable sections of these regulations found during our inspection are as follows:

- 262.11 The facility did not utilize the TCLP method for the hazardous waste determinations for their various waste streams.
- 262.34 There were approximately 45 hazardous waste drums being stored on-site in excess of the 90 day storage limit. Also, there were 5 hazardous waste drums inside the plant which did not have a hazardous waste label affixed to them and did not have proper containment.

You are hereby notified of both the existence of these violations as well as the need to provide for their prompt correction. Toward this end, you are requested to submit to the Department within fourteen (14) days a proposed program and schedule for the abatement of these violations. The Department's inspection report contains time periods of completion of remedial actions. These reports are either enclosed or have been previously supplied to you. If your proposed abatement program indicates certain corrections cannot be completed within these time periods, you are requested to supply justification for any extensions.

Mr. Russell G. Levering March 8, 1991 - 2 -

This letter does not waive, either expressly or by implication, the power or authority of the Commonwealth of Pennsylvania to prosecute for any and all violations of law arising prior to or after the issuance of this letter or the conditions upon which the letter is based. This letter shall not be construed so as to waive or impair any rights of the Department of Environmental Resources, heretofore or hereafter existing.

This letter shall also not be construed as a final action of the Department of Environmental Resources.

If you have any questions concerning this matter, please feel free to contact me at (215) 832-6212.

Very truly yours,

Paul V. Paul Paul V. Panek

Waste Management Specialist

cc: Mr. Bonner Compliance U.S.EPA

Division of Compliance & Monitoring

IECT: RCRA Inspection - BISHOP TUBE Co. (CHESTER CTY.)

FRAZER, PA - PAD 081868309

DATE: 1/5/87

M: Of Gregory A. Koltonuk, Environmental Scientist RCRA Enforcement Section (3HW11)

File

ru: Peter W. Schaul, Chief Ken Mcbill for PWS
RCRA Enforcement Section (3HW11)

BASED UPON A REVIEW OF THE RCRA INSPECTION REPORT FOR THE FACILITY

REFERENCED ABOVE, I HAVE DETERMINED THAT NO FURTHER ACTION IS

REQUIRED AT THIS TIME.

TION AGENCY ENVIRONMENTAL PROT

Region III - 6th & Walnut Sts

Philadelphia, Pa. 19106

SUBJECT: RCRA Inspection - Bishop Take Co. - Frager, Pa. PAD 08.1868309

DATE: 11/5/86

FROM: J. Gregory A. Koltonuk, Environmental Scientist RCRA Enforcement Section (3HW11)

TO:

File

Thru:

Peter W. Schaul, Chier RCRA Enforcement Section (3HW11)

THE STATE IS TAKING ACTION TO RESOLVE THE VIOLATIONS IN THIS INSPECTION REPORT.

WE WILL MONITOR THE STATE ACTIVITY REGARDING RESOLUTION OF THESE VIOLATIONS.

Philadelphia, Pa. 19106

SUBJECT: RCRA Inspection - Bishop Tube Co., - Frazer, Fa.
PAD 081868309

DATE:

FROM: Gregory A. Koltonuk, Environmental Scientist RCRA Enforcement Section (3HW11)

TO:

File

Thru:

Peter W. Schaul, Chi

RCRA Enforcement Section (3HW11)

BASED UPON A REVIEW OF THE RCRA INSPECTION REPORT FOR THE FACILITY

REFERENCED ABOVE, I HAVE DETERMINED THAT NO FURTHER ACTION IS

REQUIRED AT THIS TIME.